

# Bolivar Bulletin.

M. R. PARRISH, Editor.

SATURDAY, - - - April 20, 1867.

## ANNOUNCEMENTS.

For Governor,  
**HON. EMERSON ETHERIDGE,**  
OF WEST TENNESSEE.

For Congress,

We are authorized to announce the Hon. J. W. LUTWICH as a candidate for re-election to the office of Congressman from the Eighth Congressional District.

For the Legislature.

We are authorized to announce JOHN R. RUPPEL as a candidate for the office of Representative in the next Legislature of Tennessee from Hardeeman county. Election first Tuesday in August.

## Afraid of the Shadow.

The crowning deed of infamy has been perpetrated. The Governor has added another proof to the list of his incapacities to govern a free people. By his proclamation he has unnecessarily exercised a wicked power given him by a weak and corrupt Legislature who assembled together, and after mature deliberation, stultified themselves by passing a law and then giving the power of repealing the whole or any part of said law to one man, and that man, Brownlow, the slavery champion before the late rebellion, the truculent abolition worshiper during the same period of disaster, and now the irresponsible exponent of a faction in the State who forced him into the gubernatorial chair by fraud and force of arms, and is now given over to the devices of his own demoniacal heart, that his damnation in the eyes of all sane men and true patriots may be the more swift and certain. By one act he has disfranchised the loyal and true citizens of nine counties, including Hardeeman. His object is palpable. He knows that the men of this county, who stood as firm as adamant rock in support of the United States Government in the time when such a position was dangerous in the extreme, but whose hearts never failed nor courage forsook them, would be opposed, almost to a man, to his re-election to a position which he prostitutes to his lust for the exercise of arbitrary and absolute power. The men of Hardeeman, since the cessation of hostilities, have been regular and quiet; submissive to all laws and to all authority. The civil law never was more completely executed or more promptly executed, even during the halcyon days of peace, than it has been since the surrender of armed rebels. Crime has been less than before; all men seemed desirous of hiding the ugly scars made by internecine wars. Messrs. E. H. James, Ira P. Jones, M. R. Parrish, Henry Watterson, and M. D. L. Stewart were appointed secretaries.

Judge Gault moved that the roll of counties be called, and that the delegates report to the Secretary; which motion prevailed, and the Secretary proceeded with the call. On motion of Mr. Cooper, a committee composed of one from each Congressional district and six from the State at large, was appointed to prepare resolutions for the action of the Convention. The committee was as follows:

1st district—Hon. James White.  
2d " " M. R. Edwards.  
3d " " E. A. Garrett.  
4th " " Ed. Cooper.  
5th " " Henry Watterson.  
6th " " Mr. Peffer.  
7th " " Mr. Stovall.  
8th " " C. S. Cameron.

For the State at large—  
Hon. William B. Campbell.  
" J. W. Leftwich.  
" A. A. Kyle.  
" John Lylett.  
" Chas. Reedy.  
" John Baxter.

Hon. John W. Leftwich of Shelby, introduced the following resolution, which was adopted, nem. con.:

Resolved, That each county in the State be entitled to nominations, to a number of votes equal to its number of representatives in the lower branch of the State Legislature.

Hon. Edmund Cooper, of Bedford, offered the following:

Resolved, That a committee of fourteen be appointed by the chairman, composed of one delegate from each of the Congressional districts, and six from the State at large, as a Committee on Resolutions, to whom shall be referred all resolutions without debate, and who shall be authorized to report resolutions for the action of the Convention.

The chairman having announced that the Convention was ready to receive any other resolution from any person wishing to offer them, calls were made from all parts of the hall for "Cooper," and Mr. Cooper not presenting himself, for "Thomas," who came forward, and by his eloquence and convincing arguments electrified the vast assembly.

Mr. Thomas was followed by Col. C. S. Cameron, of Shelby, Hon. Ed. Cooper, Judge Baxter and the Hon. J. W. Leftwich, whose remarks we will endeavor to print in our next issue.

Hon. Edmund Cooper, in behalf of the Committee on Resolutions, reported the following:

We, the Conservative Union men of Tennessee, adopt the following platform of principles:

1st. We are in favor of the Union of the States under the Constitution of the United States, and pledge ourselves to support and maintain the same.

2d. We are the friends of peace and civil law, and believe that these great objects can be best promoted by legislation recognizing equal and exact justice to all—exclusive privilege to none.

3d. We are in favor of immediate restoration of our disfranchised fellow citizens of all rights, privileges and immunities of full and complete citizenship.

4th. That our colored fellow citizens, being now citizens of the United States and citizens of the State of Tennessee, and voters of this State, are entitled to all the rights and privileges of citizens under the laws and constitution of the United States and of the State of Tennessee.

5th. We are opposed to the repudiation of the national debt, and are in favor of equal taxation as the proper method of paying the same.

## State Conservative Convention!

### HARMONIOUS ACTION.

#### A Heretofore's Nest Turned Loose in the Radical Camp.

#### Nomination of Hon. Emerson Etheridge for Governor.

According to previous notice the long talked of Conservative Convention met at the State House on last Tuesday. Over four hundred delegates were in attendance. The Convention was to assemble at 11 a. m. By 10 o'clock the large and commodious hall was packed to its utmost capacity, and hundreds of persons failed to gain admittance on account of the perfect jam that prevailed. Never since the palmy days of Democracy had such an array of talent and influence been drawn together in this State. Able jurists and distinguished politicians were to be seen in every part of the vast assembly, all of whom seemed to be alive to the great issue of the day. On the countenance of each delegate an unmistakable determination was plainly to be seen—that of a perfect concert of action.

At the appointed hour that undivided and changeless Union champion, the Hon. Elijah Walker, of Hardin, was chosen President of the Convention, and Messrs. A. J. Donelson, Austin Miller and Jesse H. Gault, Vice Presidents.

On taking the chair, Judge Walker said: It is with diffidence that I assume the responsibility of the office which you have chosen me to fill. In all my past history I have studiously eschewed political contests. I have a natural, I had almost said, an unconquerable aversion to party strife. This is the first convention in which I have ever taken any part. But the magnitude of the interests involved in the present struggle, before despotism and arbitrary rule is seen to array itself against liberty and the Constitution, seemed to justify and even to demand a departure from my long fixed and cherished purpose. It is against the principle of an irresponsible autocracy and a before despotism, in every way foreign to our habits, irreconcilable to our taste and hostile to our interests, that we are now called upon to do battle. And if we are successful in the present conflict, we shall have to do something not only for our own, but for the benefit of posterity, will not longer oblige myself on your patience, except to thank you for the honor you have done me by appointing me to this responsible post.

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5th. We are opposed to the repudiation of the national debt, and are in favor of equal taxation as the proper method of paying the same.

6th. That the establishment of a standing army in our State in time of peace, is a flagrant and dangerous encroachment upon the rights and liberties of the citizen; heavily oppressive to the tax payer, and evidently designed to overthrow liberty at the ballot box.

7th. We cordially approve of the patriotic efforts of Andrew Johnson, President of the United States, in defending the constitution, preserving the union of the States, and maintaining the supremacy of the laws.

The resolutions were adopted unanimously and enthusiastically.

## NOMINATION OF MR. ETHERIDGE.

Hon. Edmund Cooper, after an eloquent and effective speech, moved that the Hon. Emerson Etheridge, of the county of Weakley, receive the nomination of the convention for Governor of this State. The motion being seconded was carried by acclamation, and with demonstrations of the greatest enthusiasm.

Joseph E. Williams, colored, being called for came forward, and in an able manner gave the Brownlowites a literal faying. He characterized them as assassins and desperadoes.

The following resolution was then adopted: Resolved, That a committee of three composed of the Hon. J. W. Leftwich, Sam. Jones, and William Coleman, be appointed to notify the Hon. Emerson Etheridge of his nomination by this Convention as the candidate of the Conservative party of this State for election to the office of Governor.

## CENTRAL EXECUTIVE COMMITTEE.

The chairman then, on motion of Col. E. A. James, appointed the following as the Central Executive Committee:

Col. John Baxter, of Knox.  
Hon. James Jones, of Greene.  
" Charles S. Cameron, of Shelby.  
" Dorsey B. Thomas, of Humphreys.  
" John C. Gault, of Davidson.  
" Wm. B. Campbell, of Wilson.  
" A. A. Steele, of Marshall.

## DESPOITISM.

The old pretender, W. G. Brownlow, has, by proclamation most disgraceful, closed the registration of voters in this county, and declared, without the least shadow of reason, the acts of our registration officer null and void. Brownlow says that certificates of registration have been illegally issued. This is a living, breathing, blistering lie, and some one is responsible. No man ever discharged his duties more faithfully than did J. B. Ruffin, and we defy Mr. Brownlow or any other living man, to produce testimony to the effect that one single registration paper has been issued in this county without full warrant of law and authority. We know of what we speak, and feel it to be our duty to thus publicly vindicate the character of a man who is foully attacked by a foe unseen. The proclamation is a libel upon the banner county of the State, an insinuation, an assassin's stab, emanating from a mass of corruption as foul as filth can make it. The registration in Hardeeman has been declared null and void! Now what are the facts? Simply these, and no more: In 1860 there were over two thousand voters in the county. Mr. Ruffin had registered only three hundred out of that number, but it had gone abroad that there were few radicals in the county, and that it was certain that Hardeeman would send a gentleman to the Legislature. The registration officer was and is a candidate for that position, and so far has had no public opponent, but we are led to believe that there is an aspirant, and that he knew his case was hopeless. Something had to be done. Ruffin must be put aside at all hazards, and the last chance taken advantage of. Somebody got the Adjutant-Generalship of the State Guard, and somebody got the nomination of the Radical convention at Brownsville this week, and somebody had to fall back on Hardeeman for a position! This is all—this accounts for the milk in the cocoanut. One thing is sure—any man that registered under J. B. Ruffin can register under any one else, no matter whether he is a "loyal leaguer" or not, for the gentleman spoken of confined his action, in every particular, to the letter of the law, and never departed therefrom, and we defy Brownlow or any other man to prove the contrary. Here is the proclamation:

PROCLAMATION.  
STATE OF TENNESSEE,  
EXECUTIVE DEPARTMENT,  
NASHVILLE, April 12, 1867.  
Whereas, the General Assembly, on the 8th day of March, 1867, passed an act, the 3d and 4th sections of which are in the words and figures following, to-wit:

Section 3. "Be it further enacted, That the registration in the county of Davidson, heretofore had under the Franchise Act of May 3, 1866, be and is hereby declared null and void, and no person shall be entitled to vote by virtue of any certificate issued under said registration."

Sec. 4. "Be it further enacted, That the provisions of this act shall extend to any other county in this State, 1867. If it shall appear to the satisfaction of the Governor that frauds and irregularities have intervened in the registration of voters in such county, and the Governor shall make known such fact and set aside said registration by proclamation."

And, whereas, it has been made to appear to the satisfaction of the Governor that frauds and irregularities have intervened in the registration of voters in our counties of Benton, Coffee, Franklin, Hardeeman, Humphreys, Lincoln, Stewart and Wilson.

Now, therefore, I, William G. Brownlow, Governor of the State of Tennessee, by virtue of the power conferred, and in discharge of the duties imposed upon me by the 3d and 4th sections above recited, of the act passed March 8th, 1867, do hereby set aside, and declare null and void, all registration of voters heretofore had in said counties of Benton, Coffee, Franklin, Hardeeman, Humphreys, Lincoln, Stewart and Wilson, except such registration as has been or shall be made by the respective Commissioners of Registration in said counties appointed under the provisions of the act of February 25th, 1867, entitled, "an act to alter and amend an act passed May 3, 1866," and no person in either of said counties shall be entitled to vote by virtue of any certificate issued by any Commissioner appointed under the provisions of the act passed May 3d, 1866.

In testimony whereof, I have hereunto subscribed my name and caused the Great Seal of the State to be affixed, at the Executive Department in Nashville, this 12th day of April, A. D. 1867.

By the Governor: W. G. BROWNLOW.  
"It has been made to appear to the satisfaction of the Governor that frauds have been perpetrated in the county of Hardeeman," says W. G. Brownlow. Three hundred loyal voters in this county, and his own chosen officer, ask him for the name of him, who made it appear that "irregularities and frauds have intervened in the registration of voters" in Hardeeman. Will he particularize more and generalize less?

Chief Justice Chase is prepared soon to issue circulars stating the qualifications for registers under the Bankrupt law.

## A SINGULAR CASE.—The Fort Wayne (Ind.) Gazette gives the following account of the recovery of his speech and hearing by a boy named Stanley Marshall, who lost both in consequence of an attack of lung fever about a year and a half ago:

A week or ten days ago, George Floyd and others, who had for some time before taken a good deal of interest in the boy, conceived the idea of restoring his hearing by means of some violent shock. They fired a pistol over his head, and within a few inches of his ear, but it made no impression. Some one told him that a liberal use of liquor would cure him, and taking a notion to try the experiment, last Monday afternoon he pawned his pocket-book for a glass of whiskey. Mr. Lloyd coming in and finding him tipsy, determined to carry the experiment further, and giving him more whiskey, until he was quite drunk, and then commenced a rubbing and shaking that shortly resulted in a return of hearing. He rubbed the ears of the boy until the skin was broken, and shook him until he was almost as tired of the exercise as the boy was, or rather would have been if sober. Suddenly something seemed to break loose in his chest or throat, and he next morning quite stiff and sore from the harsh treatment of the day before, but able to talk and hear nearly as well as ever. The boy says that when his speech returned it seemed as if a weight was lifted from his lungs—he felt as if something in him had "busted" and got in both ears.

Taxation without Representation.—We find the following remarkable statement in the Richmond Examiner:

"It will give some idea of the enormous taxes levied by the United States government to state that the single town of Danville, Va., pays a tax of three millions of dollars on the manufacture of tobacco, the tax being forty cents per pound. Yet the same people who are so liberally contributing money to the coffers of the national treasury are denied representation in Congress."

A company of U. S. troops have been stationed at Union city.

MEMPHIS CITY SAVINGS INSTITUTION, SUCCESSION TO  
OGDEN, TOBEY & CO.,  
MEMPHIS, TENN.  
Dealers in Exchange, Coins, Bank Notes, Stock, &c. Collections made on all accessible points in the United States.

Corrected Weekly for the Bolivar Bulletin.  
MEMPHIS, TENN., April 20, 1867.

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